1 2 3 4 5	Michael S. Danko (State Bar No. 111359 Claire Y. Choo (State Bar No. 252723) DANKO MEREDITH, APC 333 Twin Dolphin Drive, Suite 145 Redwood Shores, CA 94065 Tel: 650-453-3600 Fax: 650-394-8672 Email: mdanko@dankolaw.com	
6 7 8 9 10 11 12 13 14	Stuart R. Fraenkel (State Bar No. 173991) Carlos F. Llinás Negret (State Bar No. 284746) Nicole C. Andersen (State Bar No. 281218) NELSON & FRAENKEL LLP 707 Wilshire Boulevard, Suite 3600 Los Angeles, CA 90017 Tel.: 213-622-6469 Fax: 213-622-6019 Email: stuart@nflawfirm.com Attorneys for Plaintiffs ESRA SEVER, individually minor children, A.S. and B.S.; ESRA SEVER, Per Sever, deceased; A.S., a minor, individually and Cagri Sever, deceased, by her Guardian ad Litem as Successor-in-Interest to the Estate of Ahmet Cesra Sever.	rsonal Representative of the Estate Ahmet Cagri as Successor-in-Interest to the Estate of Ahmet Esra Sever; and B.S., a minor, individually and
16 17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
18 19 20 21 22 23 24 25 26	ESRA SEVER, individually, and as parent and natural guardian of her minor children, A.S. and B.S.; ESRA SEVER, Successor-in-Interest to, and Personal Representative of the Estate of Ahmet Cagri Sever, deceased; A.S., a minor, individually and as Successor-in-Interest to the Estate of Ahmet Cagri Sever, deceased, by her Guardian ad Litem Esra Sever; and B.S, a minor, individually and as Successor-in-Interest to the Estate of Ahmet Cagri Sever, deceased, by her Guardian ad Litem, Esra Sever. Plaintiffs,	CASE NO.: 4:18-cv-00584-HSG ORDER Filed: 1/26/2018
,,	VS.	

ICON AIRCRAFT, INC.; MATTHEW WOODRUFF, an individual; KURT PARKER, an individual, EDWARD ELLIS KARKOW as Personal Representative of the Estate of Jon Karkow (deceased); and DOES 1 through 12,

Defendants.

The Court, having considered the parties Revised Stipulated Request for Time to Conduct Jurisdictional Discovery, and for an Order Continuing the Deadline for Case Management Statement, Case Management Conference, and Briefing Schedule and Hearing Date on Defendant Icon Aircraft Inc.'s Motion to Dismiss, and for good cause appearing:

IT IS ORDERED:

- 1. The Plaintiffs shall be allowed to conduct jurisdictional discovery in the manner and pursuant to the schedule set forth in the parties' stipulation, through August 17, 2018.
- 2. The new deadline for Plaintiffs to file their response in opposition to ICON's Motion shall be August 24, 2018.
- 3. If Plaintiffs seek to introduce extrinsic evidence or expert declarations from their own expert(s) in support of their jurisdictional arguments, ICON may then take appropriate written discovery of Plaintiffs and/or their experts and take depositions as necessary. Any such discovery must be completed by September 24, 2018.
- 4. The new deadline for Defendant ICON to file its reply brief in support of its Motion shall be October 4, 2018.
 - 5. The hearing on ICON's Motion shall be continued until October 25, 2018.
- 6. The Initial Case Management Conference presently set for July 18, 2018, and all associated deadlines, including the deadline for the parties to exchange initial disclosures pursuant

1	to the requirements of Rule 26(a)(1)(A) of the Federal Rules of Civil Procedure, will be taken off	
2	calendar pending resolution of ICON's motion to dismiss.	
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4	DATED this 21st day of June, 2018.	
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6	Haywood & Sell J.	
7	Hon. Haywood S Gilliam, Jr.	
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